UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF ARKANSAS EL DORADO DIVISION

Debtor SARAH LEE MARSHALL

Arkansas Chapter 13 Plan
(Local Form 13-1)

For an amended plan, all applicable provisions must be repeated from the previous plan. Provisions may not be incorporated by reference from previously filed plan.

List below the sections of the plan that have been changed:

3.1, 3.3, 5.1

State the reason for the amended plan, including any changes of circumstances below. If creditors are to be added, please complete Addendum A as well as file any appropriate amended schedules.

Mod to correct creditor address and increase adequate protection

The Amended Plan is filed: □ Before confirmation

Case No. 1:24-bk-70660

□ After confirmation

Part 1: Notices

To Debtor: This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with local rules and judicial rulings may not be confirmable.

Original plans and amended plans must have matrix(ces) attached or a separate certificate of service should be filed to reflect service in compliance Fed. R. Bankr. P. 2002.

To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file a written objection to confirmation with the United States Bankruptcy Court either electronically (if filer is approved for electronic filing) or at the following addresses:

- For Eastern District cases (Batesville, Helena, Jonesboro, Little Rock, or Pine Bluff Divisions): United States Bankruptcy Court, 300 West 2nd Street, Little Rock, AR 72201
- For Western District cases (El Dorado, Fayetteville, Fort Smith, Harrison, Hot Springs, or Texarkana Divisions):
 United States Bankruptcy Court, 35 E. Mountain Street, Fayetteville, AR 72701

The objection should be filed consistent with the following timelines:

creditors is concluded.	ing o
Original plan filed <i>after</i> the petition is filed: Within the <i>later</i> of 14 days after the 341(a) mee creditors is concluded or 21 days after the filing of the plan.	ting o

Amended plan: Within 21 days after the filing of the amended plan.

Debtor Sarah L. Marshall

Case No.	
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The court may confirm this plan without further notice if no objection to confirmation is timely filed.

The following matters may be of particular importance. **Debtor must check one box on each line to state whether** or not the plan includes each of the following items. If an item is checked as "Not included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1	A limit on the amount of a secured claim, set out in Section 3.4, which may result in a partial payment or no payment at all to the	□ Included	⊠ Not included
1.2	Nonstandard plan provisions, set out in Part 8.	☐ Included	⊠ Not included

P

Part 2: <u>Plan Payments and Length of Plan</u>	
2.1 The debtor will make regular payments to the trustee as follows:Inapplicable portions below need not be completed or reproduced.Original plan: The debtor will pay \$1000.00 per month to the trustee. The plan length is 60 months.	
The following provision will apply if completed:	
Plan payments will change to \$ per month beginning on	
Plan payments will change to \$ per month beginning on	
Amended plan: Plan payments will change to \$ per month beginning on the later of the date of filing of the amended plan or The plan length is months.	;
The following provision will apply if completed:	
Plan payments will change to \$ per month beginning on	
The debtor will pay all disposable income into the plan for not less than the required plan term, or the applicable commitment period, if applicable, unless unsecured creditors are being paid in full (100%). If fewer than 60 months or payments are specified, additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.	f
Payments shall be made from future income in the following manner: Name of debtor Sarah L. Marshall □ Direct pay of entire plan payment or (portion of payment) per month. □ Employer withholding of \$ per month. Name of debtor for withholding Payment frequency: □ monthly, □ semi-monthly, □ bi-weekly, □ weekly, □ other If other, please specify: Employer name: Address: Phone:	
 2.3 Income tax refunds. Check one. ☑ Debtor will retain income tax refunds received during the plan term and has allocated the refunds in the budget. ☐ Debtor will supply the trustee with a copy of each income tax return filed during the plan term within 14 days filing the return and will turn over to the trustee all income tax refunds received during the plan term. ☐ Debtor will treat income tax refunds as described below. The debtor will supply the trustee with a copy of each income tax return filed during the plan term within 14 days of filing. 	of

2.4 Additional payments.

1:24-bk-70660 Doc#: 15 Filed: 07/26/24 Entered: 07/26/24 12:20:13 Page 3 of 8 Debtor Sarah L. Marshall Case No. Check one. ☑ None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced. ☐ To fund the plan, debtor will make additional payment to the trustee from other sources, as specified below. Describe the source, estimated amount, and date of each anticipated payment. Part 3: Treatment of Secured Claims 3.1 Adequate Protection Payments. Check one. □ None. If "None" is checked, the rest of § 3.1 need not be completed or reproduced. ☑ The debtor' plan payment to the trustee will be allocated to pay adequate protection payments to secured creditors as indicated below. The trustee shall be authorized to disburse adequate protection payments upon the filing of an allowed claim by the creditor. Preconfirmation adequate protection payments will be made until the plan is confirmed. Postconfirmation adequate protection payments will be made until administrative fees are paid (including the initial attorney's fee). Payment of adequate protection payments will be limited to funds available. Creditor and last 4 Monthly digits of account Collateral To be paid payment amount number First State Bank of 2021 Hyundai Kona \$400.00 □ Preconfirmation Warren, 4178 □ Postconfirmation 3.2 Maintenance of payments and cure of default (long term-debts, including debts secured by real property that debtor intend to retain). Check one. ☑ None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced. ☐ The debtor will maintain the current contractual installment payments on the secured claims listed below, including any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed either by the trustee or directly by the debtor, as specified below. The debtor will resume payments to the creditors upon completion of the plan, pursuant to the terms of the respective agreements. Any existing arrearage will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated. The current contractual installment payments for real estate may be increased or decreased, and the plan payment increased, if necessary, based upon information provided by the creditor and upon the absence of objection from the debtor under applicable rules. Unless otherwise ordered by the court, the amounts listed on a filed and allowed proof of claim will control over any contrary amounts listed below as to the current installment payment and arrearage amount. If relief from the automatic stay is ordered as to any item of collateral listed in this paragraph, then, unless otherwise ordered by the court, all payments under this paragraph as to that collateral will cease, and all secured claims based on that collateral will no longer be treated by the plan. Creditor and Monthly Interest last Monthly installment **Estimated** Monthly rate, 4 digits of Collateral installment payment arrearage arrearage if any, for account disbursed arrearage payment amount payment number payment bv None □ Debtor 3.3 Secured claims excluded from 11 U.S.C. § 506 (non-506 claims). Check one. □ None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced. □ Claims listed in this subsection consist of debts that were:

(1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor

(2) incurred within 1 year of the petition date and secured by a purchase money security interest in any other

The creditors below will retain their liens and secured claims will be paid in full under the plan at the monthly payment and interest at the rate stated below. Unless otherwise ordered by the court, the claim amounts listed on a filed and allowed proof of claim will control over any contrary amounts listed below, except as to value, interest rate and monthly

vehicle acquired for the personal use of the debtor ("910 car claims"), or

thing of value ('PMSI within one year").

Arkansas Plan Form – 8/18

payment.

Debtor Sarah L. Marshall

Creditor and last 4 digits of account number	Collateral	Purchase date	Debt/ estimated claim	Value of collateral	Interest rate	Monthly payment
First State Bank of Warren, 4178	2021 Hyundai Kona	09/2023	\$16480.00	\$20175.00	10.5%	\$400.00

3.4 Claims for which § 506 valuation is applicable. Request for valuation of security, payment of fully secured claims, and modification of undersecured claims.

Check one.

☑ **None.** If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

The remainder of this paragraph will be effective only if there is a check in the box "included" in § 1.1.

☐ The debtor request that the court determine the value of the collateral securing the claims as listed below. For each non-governmental secured claim listed below, the debtor state that the value of the collateral securing the claim should be as set out in the column headed *Value of collateral*. For secured claims of governmental units, unless otherwise ordered by the court, the value of the collateral securing the claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below.

Secured claims will be paid the lesser of the amount of the claim or the value of the collateral with interest at the rate stated below. The portion of any allowed claim that exceeds the value will be treated as an unsecured claim under Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the claim amounts listed on a filed and allowed proof of claim will control over any contrary amount listed below, except as to value, interest rate and monthly payment.

The holder of any claim listed below as having value in the column headed *Value of collateral* will retain the lien on the property interest of the debtor or the estate until the earlier of: (a) payment of the underlying debt determined under nonbankruptcy law, or (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

Creditor and last digits of account number	Purchase date	Debt/ estimated claim	Value of collateral	Interest rate	Monthly payment	Estimated unsecured amount
				9%		

3.5 Surrender of collateral.

□ **None.** If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

☑ The debtor surrender to each creditor listed below the collateral that secures the creditor's claim in accordance with 11 U.S.C. § 1325(a)(5)(C). The debtor request that upon confirmation of this plan, the stay under 11 U.S.C. §§ 362(a) and 1301(a) be terminated as to the collateral only. No further payments are to be made to the creditor for the secured claim. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5 below. Unless otherwise ordered by the court, to the extent that the debtor become entitled to proceeds upon disposition of the collateral, the proceeds will be remitted to the trustee.

Creditor and last 4 digits of account number	Collateral to be surrendered
GM Financial, 4118	2024 Chevrolet Malibu

3.6 Secured claims not provided treatment. In the event that a secured claim is filed and allowed that is not provided treatment in the plan, the trustee shall pay such creditor the claim amount without interest after this plan in all other respects has been completed.

Part 4: Treatment of Fees and Priority Claims

4.1 General.

Trustee's fees and all allowed priority claims, including domestic support obligations, will be paid in full without postpetition interest.

4.2 Trustee's fees.

The trustee's fees are governed by statute and may change during the course of the case.

4.3 Attorney's fees.

1:24-bk-70660 Doc#: 15 F	ileu. 07/20/24 Entereu. C	11/20/24 12.2		•	
Debtor Sarah L. Marshall	C	case No			
The attorney's fee is subject to appropaid if approved by the court: Amount paid to attorney prior to Amount to be paid by the trustee Total fee requested: Upon confirmation, the attorney shall from funds paid by the debtor, after apercentage rate of the total disbursed The initial fee and percentage rate. Priority claims other than attorney's Filed and allowed priority claims (usu paid in full in accordance with 11 U.S. units, the categorization of the claims	filing: \$0.00 e: \$4300.00 \$4300.00 receive an initial fee as provide administrative costs have been to creditors each month provide requested in the application as fees and those treated in \$100 and \$1	ed in the applicent paid. The reserving the reserving are \$1500.00 and the reserving the reserving to the reserving the reservin	cation and emaining cation ap and 25% the follow For claim	d approved by fee will be proved by the proved by the proved by the proved by feel wing listed belins filed by government.	y the court paid at the court. ow, will be vernmental
control over any contrary amounts un		court.		Estimated	claim
Creamor	years)	specify type	I		Ciaiiii
	ycuroj		a	amount	
Domestic support obligations.	youro		a	amount	
Domestic support obligations. Check one. ☑ None. If "None" is checked, the result in the name and address(es) of the hand 1302(b)(6). ***If joint descriptions.	st of § 4.5 need not be complet older of any domestic support ebtors, indicate which debtor ha	obligation are	ed. e as follo support c	ows. See 11 obligation.***	
Domestic support obligations. Check one. ☑ None. If "None" is checked, the result to the name and address(es) of the h	st of § 4.5 need not be complet older of any domestic support	obligation are	ed. e as follo support c	ows. <i>See</i> 11	
Domestic support obligations. Check one. ☑ None. If "None" is checked, the resonance and address(es) of the hamber of the ham	st of § 4.5 need not be complet older of any domestic support ebtors, indicate which debtor hat Paid to □ Holder □ Governmental unit, below	obligation are	ed. as follo support o	ows. See 11 obligation.*** otor obligate	d
Domestic support obligations. Check one. ☑ None. If "None" is checked, the resonance and address(es) of the hame and 1302(b)(6). ***If joint domain address of holder The following domestic support obligations.	st of § 4.5 need not be complet older of any domestic support ebtors, indicate which debtor hat Paid to Holder Governmental unit, below ation claims are assigned to,	obligation are	ed. as follo support o	ows. See 11 obligation.*** otor obligate	d
Domestic support obligations. Check one. ☑ None. If "None" is checked, the resonance and address(es) of the hamber of the ham	st of § 4.5 need not be complet older of any domestic support ebtors, indicate which debtor hat Paid to □ Holder □ Governmental unit, below	obligation are as a domestic s Nam ved to, or reco	e as follo support one of deb	ows. See 11 obligation.*** otor obligate	d ental unit.
Domestic support obligations. Check one. None. If "None" is checked, the result in the name and address (es) of the hamber 101(14A) and 1302(b)(6). ***If joint destant in the following domestic support obligations. The following domestic support obligations.	st of § 4.5 need not be completed older of any domestic supportebtors, indicate which debtor has paid to Paid to Holder Governmental unit, belowed ation claims are assigned to, over the domestic support obligation payment. Paid to Holder Governmental unit, belowed to claims are assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claims are assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned to, over the domestic support obligation payment. Paid to Governmental unit, belowed to claim payment assigned	obligation are as a domestic s Nam ved to, or recov Nam directly and is a paid by the trustee as	ed. e as follo support of ne of det verable b ne of det included rustee as s listed b roof of cl	ows. See 11 obligation.*** btor obligate by a government of the obligate I on Schedule of a continuing	d d s d

Part 5: <u>Treatment of Nonpriority Unsecured Claims</u>

5.1 Nonpriority unsecured claims.

Allowed nonpriority unsecured claims shall be paid at least as much as they would receive if the debtor filed a Chapter 7 case. Allowed nonpriority unsecured claims shall be paid in full (100%) unless a different treatment is indicated below. For above median income debtor, the distribution to unsecured creditors includes any disposable income pool (monthly disposable income times 60 months) from Form 122C-2, unless the debtor are unable to meet the disposable income pool based on the following circumstances: Check one, if applicable.

□ A PRORATA dividend	, including	disposable	income	pool	amounts,	if	applicable,	from	funds	remaining	after
payment of all other class	es of claims	; or									

☑ Other. Please specify: 100%

(Debtor Sarah L. M Special nonpriority Check one. ☑ None. If "None" is □ The unsecured clareason the claims are allowed proof of clair	unsecured of checked, the aims designate treated as	e rest of § 5.2 n ted below will b "special" is stat	eed not be e paid pri ed below	rately classing completed ior to paymed. These cla	or reproduced. Int of other nonpoins will be paid	/ unsecured o	red claims. Th
	Creditor and last account number		Debt amount	Month	ly Intere	st rate (if , no interest to		foi ion as
(Maintenance of pay Check one. ⊠ None. If "None" is □ The monthly instal is due after the final p during the plan term monthly payment and of the case.	checked, the Iment payment Ian payment . These clain	e rest of § 5.3 n nts will be paid o and any default ns will be paid	eed not b n the follov in payme in full bas	ne completed wing nonprior ents is cured. sed on the f	or reproduced. ity unsecured cla The payments w iled and allowed	ims for which tl vill be disburse d proof of clai	d by the truste m except as
	Creditor and last account number	4 digits of	Debt amount	Month payme		, no interest to		for ion as long
 - 	Executory Contract Check one. None. If "None" is The executory contract Assumed items. The filing of the case of default by paying the	checked, the acts and unex The following will be paid d arrearage o	e rest of § 6.1 n cpired leases lis g executory con irectly by debto on the assumed mount listed bel	ted below tracts and r, or by th l leases c	v are assumed unexpired ne trustee, as	ed or rejected as eases are assu s set forth below n the amount lis	med, and payı . Debtor prop	ose to cure ar ed and allowe
1	proof of claim, if come							Monthly
	Creditor	Description contract or			Payment amount	Number of remaining payments	Arrearage amount	arrearage
		Description	be pa	id by a	•		_	
 		Description contract or property The debtor in of this planments are to be	be pa	btorustee ving exected r 11 U.S.0	cutory contra C. §§ 362(a) on the contra	remaining payments cts or unexpired and 1301(a) be act or lease. Ho	d leases. The terminated as	arrearage payment debtor requesto the proper
 	Creditor Rejected items. that upon confirmation only. No further payments.	The debtor on of this plan nents are to be cy and will be	be pa De True reject the follow the stay unde be made to the treated as a n	id by a btor stee ving exect r 11 U.S.0 creditor on priority	cutory contra C. §§ 362(a) on the contra / unsecured	remaining payments cts or unexpired and 1301(a) be act or lease. Ho	d leases. The terminated as wever, the cre	arrearage payment debtor requesto the proper

Debtor	Sarah	1 N/	larshall
	Jaiaii	L. IV	ıaı ərian

Case No.

Creditor	Property to be sold	Terms of sale	Provision for proceeds and if property does not sell

6.3 Claims not to be paid by the trustee.

Check one.

☑ None. If "None" is checked, the rest of § 6.3 need not be completed or reproduced.

☐ The following claims are to be paid directly to the creditor by the debtor and not by the trustee. These claims include home mortgage, lease payments, and debts actually being paid by a party other than the debtor (who is liable for the debt) from property that is not property of the estate.

Creditor	Payment to be paid by	Description of property/nature of obligation
	☐ Debtor	
	☐ Other	

6.4 Postpetition claims.

Check one.

□ None. If "None" is checked, the rest of § 6.4 need not be completed or reproduced.

☑ Postpetition claims pursuant to 11 U.S.C. §§ 1305 and 1322(b)(6) may be added to the plan by the debtor and, if the creditor elects to file a proof of claim with respect to the postpetition claim, the claim may be treated as though the claims arose before the commencement of the case, to be paid in full or in part through the plan. Upon completion of the case, any unpaid balance of such claim may be subject to discharge.

Part 7: Vesting of Property of the Estate

7.1 Property of the estate will vest in the debtor upon:

Check the applicable box.

1	C	4.5
nlan	confirm	ation

⋈ entry of discharge.

☐ other:

Part 8: Nonstandard Plan Provisions

☑ None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.

Under Bankruptcy Rule 3015.1(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

8.1 The following plan provisions will be effective only if there is a check in the box "included" in § 1.2.

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Part 9: Signatures

By filing this document, the attorney for the debtor or the debtor themselves, if not represented by an attorney, certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in plan form used in the Eastern and Western Districts of Arkansas, other than any nonstandard provisions included in Part 8.

/s/Matthew D. Black
MATTHEW D. BLACK, BAR #2007-259
CURTIS A. SHEPHERD, BAR #2023-250
JACK W. DICKERSON, BAR #91001
Attorney for Debtor

Date July 26, 2024

Debtor Sarah L. Marshall

Case No.	
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the attached Chapter 13 plan has been served by CM/ECF to the Chapter 13 Standing Trustee assigned to this case; Patricia J. Stanley, Assistant United States Trustee; and served by U.S. Mail, postage prepaid to the following on July 26, 2024:

Department of Finance and Administration	Internal Revenue Service
Legal Division	Special Procedure
PO Box 1272	PO Box 7346
Little Rock, AR 72203	Philadelphia, PA 19101
U.S. Attorney (Eastern District)	U.S. Attorney (Western District)
PO Box 1229	414 Parker Avenue
Little Rock, AR 72203	Fort Smith, AR 72901
Arkansas Department of Workforce Services	
Legal Division	
PO Box 8040	
Little Rock, AR 72203	

And to all creditors whose names and addresses are set forth on attached matrix(ces).

Respectfully Submitted Dickerson Law Firm, P.A. PO Box 6400 Hot Springs, AR 71902 Telephone: (501) 321-0808 Fax: (501) 321-2954

By:/s/Matthew D. Black MATTHEW D. BLACK, BAR #2007-259 CURTIS A. SHEPHERD, BAR #2023-250 JACK W. DICKERSON, BAR #91001